

**571—18.1(461A) General.** Table 1 and Table 2 are approved guidelines for the purpose of expediting the administration of applications for permit and use of land under the jurisdiction of the natural resource commission, excepting those lands leased for agricultural purposes, commercial concession agreements, and agreements covering the removal of sand, gravel, and other natural materials.

Fees for use of state-owned lands under the jurisdiction of the natural resource commission for agricultural purposes shall be determined by the usual “farm cropshare or lease agreement” depending on the crop, soil conditions, and other pertinent factors.

The fee for an area in which the primary use is to provide access, for the general public, from the river or lake to a commercial business may be determined by the noncommercial schedule, providing the renter does not offer any product for sale or collect any fees for services rendered on the state property.